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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/575,605		05/22/2000	Kornelis Antoine Schouhamer Immink	PHN-17.459	1475
24737	7590	11/23/2004		EXAMINER	
		CTUAL PROPE	KUMAR, PANKAJ		
	P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510				PAPER NUMBER
21411110211					2631

DATE MAILED: 11/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Advisory Action	09/575,605	SCHOUHAMER IMMINK, KORNELIS ANTOINE					
	Examiner	Art Unit .					
	Pankaj Kumar	2631					
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence address					
THE REPLY FILED 21 October 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.							
PERIOD FOR REPLY [check either a) or b)]							
a) The period for reply expiresmonths from the mailing date of the final rejection.							
b) The period for reply expires on: (1) the mailing date of this Adv event, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f).	an SIX MONTHS from the mailing date of	f the final rejection.					
Extensions of time may be obtained under 37 CFR 1.136(a). The dathave been filed is the date for purposes of determining the period of extens 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704(b).	sion and the corresponding amount of the statutory period for reply originally set in	fee. The appropriate extension fee under the final Office action; or (2) as set forth in					
1 A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.							
2. The proposed amendment(s) will not be entered because:							
(a)   they raise new issues that would require further	er consideration and/or search (	see NOTE below);					
(b) they raise the issue of new matter (see Note below);							
(c) they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or							
(d)  they present additional claims without canceling a corresponding number of finally rejected claims. NOTE:							
3. Applicant's reply has overcome the following rejections.	tion(s):						
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	• • • • • • • • • • • • • • • • • • • •	eparate, timely filed amendment					
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: see	r reconsideration has been cons	sidered but does NOT place the					
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.		to issues which were newly					
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims we	(s) a) will not be entered or bould be rejected is provided belo	)⊠ will be entered and an					
The status of the claim(s) is (or will be) as follows:							
Claim(s) allowed:							
Claim(s) objected to: 3,8 and 13.							
Claim(s) rejected: 1,2,4-7,9-12,14 and 15. Claim(s) withdrawn from consideration: 16-19.							
						☐ The drawing correction filed on is a)☐ approved or b)☐ disapproved by the Examiner.	
Note the attached Information Disclosure Statement(s)( PTO-1449) Paper No(s)							
10. Other:	in(3)(1 10-14-9)1 apel No(3)						
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Periof Paper No. 11152004

Application/Control Number: 09/575,605

Art Unit: 2631

Applicant argues that since Bauml does multiplication and applicant is not claiming multiplication, that Bauml does not meet the claim limitations. This is not persuasive since applicant does not claim that their claim excludes multiplication.

Applicant recites various sections from its specification in their argument to show that their invention is different than Bauml. Although the claims are read in light of the specification, limitations from the specification are not incorporated into the claims.

Applicant argues that the mutually different digital words of the application are not the same as the P(1)...P(u) since the specification of the application indicates the use of augmenter and scrambler. This is not persuasive since augmenter and scrambler have not been claimed. Also, Bauml says in col. 4 line 50 that P is either +1, -1, +j, or -j. Thus, for example, if one P is +1 and another P is -1 or +j or -j, then one P is mutually different from another P.

Applicant argues that the Ps of Bauml do not split into fragments that can be randomly mixed with the fragments of a dataword and hence the Ps of Bauml are not mutually different digital words. This is not persuasive since the applicant has not claimed that mutually different digital word means that it must be split into fragments that can be randomly mixed with the fragments of a dataword.

Applicant argues that Bauml's au(1)...au(U) are not alternative digital sequences since Bauml uses multiplication to generate au(1)...au(U) and the applicant does not use multiplication. This is not persuasive since applicant does not claim that their claim excludes multiplication.

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